

BEFORE THE JUDICIAL PANEL ON MULTIDISTRICT LITIGATION

IN RE "A MILLION LITTLE PIECES" LITIGATION

MDL Docket No.

SECOND REVISED CERTIFICATE OF SERVICE

I do hereby certify that on the 24th day of February, 2006, I served via Federal Express true and correct copies of the:

- Motion to Transfer and Consolidate Actions to a Single Judicial District for Pretrial 1. Proceedings Pursuant to 28 U.S.C. § 1407
- Memorandum in Support of the Motion to Transfer and Consolidate Actions to a Single 2. Judicial District for Pretrial Proceedings Pursuant to 28 U.S.C. § 1407
- 3. Exhibits in Support of Memorandum in Support of the Motion to Transfer and Consolidate Actions to a Single Judicial District for Pretrial Proceedings Pursuant to 28 U.S.C. § 1407
- 4. Schedule of Actions Involved Pursuant to 28 U.S.C. § 1407
- Corporate Disclosure Statement 5.
- 6. Revised Certificate of Service



06-CV-00099-CERT

upon the following parties:

Brad Feuer
General Counsel
Barnes & Noble
Attorney for Defendants Barnes & Noble,
Inc.; Barnes & Noble Booksellers, Inc.; and
Barnes & Noble Publishing, Inc.

Kassie Evashevski Defendant Derek J. Meyer McDermott Will & Emery 227 West Monroe Chicago, IL 60606 Attorney for Defendants James Frey and Big Jim Industries, Inc.

Alex Gigante
General Counsel
Penguin Group (USA) Inc.
Attorney for Defendant Sean McDonald

Additionally, I do hereby certify that on the 23rd day of February, 2006, I served via Federal Express true and correct copies of the:

- 1. Motion to Transfer and Consolidate Actions to a Single Judicial District for Pretrial Proceedings Pursuant to 28 U.S.C. § 1407
- 2. Memorandum in Support of the Motion to Transfer and Consolidate Actions to a Single Judicial District for Pretrial Proceedings Pursuant to 28 U.S.C. § 1407
- 3. Exhibits in Support of Memorandum in Support of the Motion to Transfer and Consolidate Actions to a Single Judicial District for Pretrial Proceedings Pursuant to 28 U.S.C. § 1407
- 4. Schedule of Actions Involved Pursuant to 28 U.S.C. § 1407
- 5. Corporate Disclosure Statement

and on the 24th day of February, 2006, I served via mail a true and correct copy of the Revised Certificate of Service upon the following parties:

Evan J. Smith Brodsky & Smith, LLC Attorney for Plaintiff Michele Snow

Thomas M. Mullaney
Law Offices of Thomas M. Mullaney
Attorney for Plaintiffs Jennifer Cohn and
Diage Marolda

Alan S. Ripka Ripka, Rotter & King, LLP Attorney for Plaintiff Jimmy Floyd

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Attorney for Plaintiff Pilar More

Thomas A. Zimmerman, Jr.
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Attorney for Plaintiff Ann Marie Strack

Mitch Kalcheim Amber S. Healy Kalcheim Salah Attorney for Plaintiff Sara Rubenstein

Alan J. Statman Colleen M. Hegge Statman, Harris, Siegel & Eyrich, LLC Attorneys for Plaintiff Jill Giles

Larry D. Drury, Ltd.
Attorney for Plaintiff Marcia Vedral

Mark S. Baumkel Provizer & Phillips, P.C. Attorney for Plaintiff Gregory Rivard

Clerk of Court
United States District Court
Northern District of Illinois
Eastern Division

Clerk of Court
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Eastern District of Michigan
Southern Division

Clerk of Court United States District Court Western District of Washington Seattle Division Hector G. Gancedo
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and Jean Taylor

Michael David Myers Myers & Company, P.L.L.C. Attorney for Plaintiffs Shera Paglinawan and Wendy Shaw

John H. Alexander John H. Alexander & Associates, LLC Attorney for Plaintiff Marcia Vedral

E. Powell Miller Miller Shea, P.C. Attorney for Plaintiff Gregory Rivard

Clerk of Court
United States District Court
Southern District of New York
Foley Square Division

Clerk of Court United States District Court Central District of California Western Division

Clerk of Court United States District Court Southern District of Ohio Western Division I further hereby certify that on this 27th day of February, 2006, I served via mail a true and correct copy of this Second Revised Certificate of Service upon all parties, as listed on the attached Service List.

Dated: February 27, 2006

An Attorney for Random House, Inc.; Doubleday & Company, Inc.; and to the extent they are properly named defendants, Bantam Doubleday Dell Publishing Group; Anchor Books a division of Random House, Inc.; Knopf Publishing Group, Inc.; Nan A. Talese/Doubleday a division of Random House, Inc.; Nan A. Talese; Vintage Anchor Publishing, Inc.; and Alfred A. Knopf, Inc. doing business as Anchor Books

IN RE "A MILLION LITTLE PIECES" LITIGATION SERVICE LIST

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